BILL NO. S-81-04- 34

2.8

SPECIAL ORDINANCE NO. S-66-8/

AN ORDINANCE approving a contract for Sewer Improvement Resolution No. 334-80 between the City of Fort Wayne, Indiana and Busch, Inc., Contractor for installation of a sanitary sewer.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That a certain contract dated January 13, 1981, between the City of Fort Wayne, Indiana, by and through its Mayor and the Board of Public Works, and Busch, Inc., Contractor for:

construction of a 12 inch, 15 inch, 30 inch and 48 inch sanitary interceptor from the center line of Trier Ditch and 1400+ feet West of Meyer Road to the center line of Trier Ditch and Paulding Road,

COUNCILMAN

under Board of Public Works Sewer Improvement Resolution No. 334-80, at a total cost of \$352,732.05, all as more particularly set forth in said contract which is on file in the Office of the Board of Public Works and is by reference incorporated herein and made a part hereof, be and the same is in all things hereby ratified, confirmed and approved.

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

APPROVED AS TO FORM AND LEGALITY JANUARY 23, 1981.

JOHN E. HOFFMAN, CITY ATTORNEY

Read the first seconded by by title and referr Plan Commission for due legal notice, at Indiana, on DATE: Read the third seconded by passage. PASSED	-/)-8/	the 19,	charles W. W	o'clock_ Ls. // ESTERMAN	day of M.,E.S.T.
	AYES	NAYS	ABSTAINED	ABSENT	TO-WIT:
TOTAL VOTES	8		· 		
BURNS	-				
EISBART					
GiaQUINTA					
NUCKOLS				***************************************	
SCHMIDT, D.			***************************************		
SCHMIDT, V.					
SCHOMBURG					
STIER				-	
TALARICO		-			
DATE: 2-	24-81	-	Pharles W. W	1). Utala ESTERMAN -	Sman CITY CLERK
Passed and add	pted by the	e Common (Council of th	e City of I	fort Wayne,
Indiana, as (ZONING					
(APPROPRIATION) ORDI	NANCE (RI	ESOLUTION)	1 NO. 0-	66-81	
on the 240	day of	(7	rbruay	(, 19 <u></u>	
The state of the s	0111 011	-141	U	CLIK	
Presented by m	e to the Ma	ayor of th	e City of Fo	rt Wayne, 1	Indiana, on
the 2000 the	day of	theiru	auf, 19 /	, at the	hour of
	м.	,E.S.T.	Charles.	W. Weste	rman
			CHARLES W. W		Λ.
Approved and s			clock M.	E.S.T.	day of Jan.
			WINFIELD C. I	In In	

BILL NOS-81-02-34
REPORT OF THE COMMITTEE ON CITY UTILITIES
WE, YOUR COMMITTEE ON City Utilities TO WHOM WAS REFERRED AN ORDINANCE approving a contract for Sewer Improvement Resolution
No. 334-80 between the City of Fort Wayne, Indiana and Busch,
Inc., Contractor for installation of assanitary sewer
-
HAVE HAD SAID ORDINANCE UNDER CONSIDERATION AND BEG LEAVE TO REPORT
BACK TO THE COMMON COUNCIL THAT SAID ORDINANCE PASS.
PAUL M. BURNS, CHAIRMAN fame In Jungs
VIVIAN G. SCHMIDT, VICE CHAIRMAN Tivian Alekanid
BEN A. EISBART
SAMUEL J. TALARICO Samuel J. Talaria
ROY J. SCHOMBURG ROY J. SCHOMBURG

CONCURRED IN

DATE 2/24/8/ CHARLES W. WESTERMAN, CITY CLERK

10-96-6 f 1/14/81.

CONTRACT NO. 334-80

THIS CONTRACT made and entered into in triplicate this day of . 1980, by and between BUSCH, INC., herein called CONTRACTOR, and the City of Fort Wayne, Indiana, an Indiana Municipal Corporation, acting by and through the Mayor, and the Board of Public Works herein called OWNER,

WITNESSETH that the Contractor and the Owner for the considerations hereinafter named, agree as follows:

ARTICLE 1. SCOPE OF WORK

Contractor shall furnish all labor, material, equipment, tools, power, transportation, miscellaneous equipment, etc., necessary for the construction of the following.

MAIN

Beginning at a proposed manhole located 40± LF west of the centerline of Trier Ditch and 1,400± LF west of the centerline of Meyer Road; thence southerly following the west bank of said Trier Ditch 3,110± LF to a proposed manhole located 50± LF north of and 150± LF west of the centerline intersection of Paulding Road and Trier Ditch; thence westerly along and parallel with the north right-of-way of said Paulding Road 1,460± LF to a proposed manhole located 40± LF north of and 1,570± LF west of the centerline intersection of said Paulding Road and Trier Ditch; thence southwesterly 70± LF to a proposed manhole located 30± LF south of and 1,600± LF west of the centerline intersection of said Paulding Road and Trier Ditch; thence southeasterly 33± LF terminating at a proposed manhole located 40± LF south of and 1,570± LF west of the centerline intersection of said Paulding Road and Trier Ditch; thence southeasterly 33± LF terminating at a proposed manhole located 40± LF south of and 1,570± LF west of the centerline intersection of said Paulding Road and Trier Ditch.

LINE A

Beginning at a proposed manhole located 40t LF north of and 1,125t LF west of the centerline intersection of said Paulding Road and Trier Ditch; thence southerly 85t LF terminating at an existing sanitary sewer.

Said sewer shall be 48", 30", 15", and 12" in diameter.

all according to Fort Wayne Pollution Control Engineering Department Drawing No. SY-11059, and do everything required by this contract and the other documents constituting a part hereof.

ARTICLE 2. THE CONTRACT SUM

The Owner shall pay Contractor for the performance of the contract the unit price sum of \$352,732.05. In event the amount of work is increased or decreased by Owner, the contract sum shall be increased or decreased according to the unit price schedule set forth in the Contractor's Proposal.

48" RCP Class	IV	Sixty-nine dollars and 85/100	69.85
48" RCP Class	III	Fifty-five dollars and 95/100	55.95
30" RCP Class	IV	Forty-one dollars and 95/100	41.95

		*
15" RCP Class V	Thirty-four dollars and 85/100	34.85
12" Sewer Pipe	Thirty-four dollars and 85/100	34.85
STD M.H. Type I-A	Two thousand eight hundred	
	thirty-one dollars and no/100	2,831.00
STD M.H. Type VI-A	Four thousand eight hundred	
	ninety-six dollars and no/100	4,896.00
STD M.H. Type V-A	Three thousand two hundred	
	ninety-five dollars and no/100	3,295.00
STD M.H. Type II-J (72")	Three thousand eight hundred	
	fifty-six dollars and no/100	3,856.00
STD M.H. Type II-J (96")	Three thousand eight hundred	
	seventy-six dollars and no/100	3,876.00
STD M.H. Type II-J (108")	Five thousand eight hundred	
	forty-six dollars and no/100	5,846.00
STD 8" Drop Pipe	One hundred ninety-seven dollars	
	and 50/100	197.50
#53 or #73 Special Backfill	Five dollars and no/100	5.00
10" Deep Strength Asphalt	Twenty-four dollars and no/100	24.00
2" Asphaltic Surface	Five dollars and 20/100	5.20
Seeding and 1" Mulch	No dollars and 25/100	0.25
Broadcast Seeding	No dollars and 15/100	0.15
Guardrail Replacement	Ten dollars and no/100	10.00
6"-12" Field Tile	Ten dollars and no/100	10.00
Replacement		
Fence Replacement	Five dollars and no/100	5.00
Brush & Tree Removal	Two thousand dollars and	
	no/100 per lump sum	2,000.00
Dewatering	One dollar and no/100	1.00
Base Stabilization	Eleven dollars and 55/100	11.55
Pump Station Removal	Three thousand dollars and	
(Not Grant Fundable)	no/100 per lump sum	3,000.00

ARTICLE 3. PROGRESS PAYMENTS

Payments are to be made to the Contractor in accordance with and subject to the provisions embodied in the documents made a part of this Contract.

ARTICLE 4. ACCEPTANCE AND FINAL PAYMENT

Final payment shall be due at the time the work is fully completed and accepted and the contract is fully performed.

Upon filing of a Completion Affidavit by the Contractor that the work is ready for final inspection and acceptance, the Board of Public Works will direct the Engineering Department of the Owner to promptly make such inspection. When the Engineering Department finds the work acceptable under the contract, and the contract is fully performed, it shall so inform the Board of Public Works which shall issue a final certificate stating that the work provided for in this Contract has been completed and is accepted thereupon, and the entire balance of the Contractor; provided only that Contractor shall first furnish Owner, if requested to do so, satisfactory evidence that all persons who have supplied labor, material, or equipment for the work have been fully paid.

ARTICLE 5. WORKMEN'S COMPENSATION ACT

The Contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with the Workmen's Compensation Act in accordance with Section 14 of the Compensation Act (I.C. 22-3-2-1).

Any judgment rendered against the City of Fort Wayne in any suits for damages for injury to real or personal property, or for any injury sustained by any person growing out of any act or doing of Contractor, or its agents, employees or workmen and that any judgment of any court or award of any Board of Arbitrators or of the State Industrial Board of the State of Indiana rendered against the City of Fort Wayne in any suit or claim arising under said Workmen's Compensation acts of the State of Indiana, now or hereafter in force, relating to compensation for accidental injuries or death suffered by his employees or the employees of any Subcontractor or Subcontractors in the course of their employment, when notice of the pendency of such suit, hearing or arbitration shall have been given said Contractor, shall be conclusive against Contractor as to amount, liability and all other things pertaining thereto; it being the intent of the parties hereto that Contractor indemnify and hold harmless City in the premises.

ARTICLE 6. NONDISCRIMINATION OF LABOR

The Contractor further agrees to be bound by Section 15-13 (as amended), of the Code of the City of Fort Wayne, Indiana of 1974, passed by the Common Council of the City of Fort Wayne, Indiana as General Ordinance No. G-34-78 (as amended) on December 12th, 1978, a copy of which Section is attached and incorporated herein and made a part hereof. (NE/1 - NE/3)

ARTICLE 7. PREVAILING WAGE SCALE

The Contractor agrees to pay and also require of his subcontractors that they pay which ever is the highest of Federal, State, and Local wage rates on the work covered by this contract which shall not be less than the prescribed scale of wages as determined pursuant to the provisions of Chapter 319 of the Acts of the General Assembly of the State of Indiana, of 1935, attached hereto and made a part hereof. (WR/1 through WR/34).

ARTICLE 8. COMPONENT PARTS OF THIS CONTRACT

The following documents are as fully a part of this contract as if hereto attached or herein repeated:

- A. Advertisement for Bids, for Contract No. 334-80.B. Instructions to Bidders for Contract No. 334-80.
- C. Contractor's Proposal Dated November 12, 1980.
- D. Fort Wayne Water Pollution Control Engineering Department Construction Drawing No. SY-11059.
- E. General Specifications and Conditions, detailed specifications, construction standards for the installation of storm and sanitary sewers and addendums thereof of the City of Fort Wayne's Water Pollution Control Engineering Department.
- F. Federal Contract Provisions.
- G. Workmen's Compensation Act (I.C. 22-3-2-1).

- H. Non Discrimination of labor General Ordinance No. G-34-78 (as amended).
- I. Prevailing wage scale.
- J. Performance Bond.
- K. Labor and Material Payment Bond.
- L. Comprehensive Liability Insurance Coverage.
- M. Application for Cut Permit.
- N. Escrow Agreement.
- Notice of Award.
- P. Notice to Proceed.
- Q. Change Order.
- R. Notice of Final Acceptance.
- S. Addendum No. 1
 - D.N.R. Permits

ARTICLE 9. GUARANTEE OF WORKMANSHIP

The Contractor shall warrant all materials, labor and equipment furnished and work performed for a period of one (1) year from date of <u>final</u> acceptance in writing by the Owner.

ARTICLE 10. INDEMNITY

Contractor shall furnish to owner, within ten (10) days of the date hereof a certificate from an insuror acceptable to owner showing personal injury and property damage coverages in an amount and of a type acceptable to owner. Insurance in force issued in connection with the work to be done under this Contract in accordance with said Specifications of the City of Fort Wayne, Division I, Section 7.2.4.

ARTICLE 11. ADJUSTMENTS OF DISPUTES

All questions or controversies which may arise between the Contractor and the Owner under the provisions of this Contract and the work to be performed and materials to be furnished shall be subject to the decision of the Chief Engineer of the Fort Wayne Water Pollution Control Department, and his decision shall be final and conclusive upon the parties.

Provided, however, no changes in the plans, specifications, or other phases of the work covered by this Contract will be permitted except on prior written authorization by the Board of Public Works.

ARTICLE 12. COMPLETION DATE

The Contractor agrees to complete the work specified within the contract in 720 consecutive calendar days after having been ordered by the Owner to commence work under this contract.

ARTICLE 13. COUNCILMANIC APPROVAL

This Agreement, although executed on behalf of the Owner by the Mayor and Board of Public Works of the City of Fort Wayne, Indiana, shall not be binding upon the Owner unless and until the same shall have been ratified and approved by the Environmental Protection Agency and Common Council of the City of Fort Wayne,

Indiana, and should said Environmental Protection Agency or Common Council fail to approve the same within ninety (90) days after the date hereof, then this Contract shall become wholly void.

IN WITNESS WHEREOF, the parties hereto year first above written.	have executed this Agreement the day and
	BUSCH, INC
	BY: Dimony Just
	BY: Robert of Lothonice
•	Secretary
	CITY OF FORT WAYNE, INDIANA
	BY: Undin K Win Moses, Jr., Mayor
ATTEST:	
Sandra E. Kennedy, Clerk	BOARD OF PUBLIC WORKS
APPROVED AS TO FORM AND LEGALITY:	The Roll
wheel males	Mark L. Akers, Chairman Chuchandlum Halts
ASSOCIATE CITY ATTORNEY	Roberta Anderson Staten, Member
	Herbert R. Gamache, Member
+ *	

Approved by the Common Council of the City of Fort Wayne on _____ day of _____, 19____.

acord

Certificate of Insurance

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS, UPON THE CERTIFICATE HOLD THIS CERTIFICATE FOR A LOWER AND ADDRESS OF AGENCY.

WAME AND ADDRESS OF AGENCY.

Picton-Cavanaugh, Inc. P. O. Box 2167 Toledo, Ohio, 43603 COMPANIES AFFORDING COVERAGES

USFEG

Toledo, Ohio 43603

APANY B International Insurance Company

NAME AND ADDRESS OF INSURED

Busch, Inc. 1625 Albon Road Holland, Ohio 43528 COMPANY C
COMPANY D
COMPANY D

COMPANY E

This is to certify that policies of insurance listed below have been issued to the insured named above and are in force at this time. Notwithstanding any requirement, term or condition of any contract or other document with respect to which this certificate may be issued or may pertain, the insurance afforded by the policies described herein is subject to all the terms, exclusions and conditions of such policies.

terms, ex	clusions and conditions of such po	licies.				
COMPANY		POLICY	Limits of Liability in Thousands (000)			
LETTER	TYPE OF INSURANCE	POLICY NUMBER	POLICY EXPIRATION DATE ,	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	EACH OCCURRENCE	AGGREGATE
	GENERAL LIABILITY			BODILY INJURY	\$ 500	\$ 500
A	X COMPREHENSIVE FORM	MP 33964	10/1/81	LODIET HOURT	* 300	* 300
	PREMISES—OPERATIONS	MP 33904	10/1/01	PROPERTY DAMAGE	\$ 100	. 100
S.	X -XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			PROPERTY DAMAGE	s 100	\$ 100
		* .	-			
	UNDERGROUND HAZARD					
	PRODUCTS/COMPLETED OPERATIONS HAZARD			BODILY INJURY AND		
	X CONTRACTUAL INSURANCE			PROPERTY DAMAGE COMBINED	\$	\$
	DAMAGE .			COMONED		1 6
	INDEPENDENT CONTRACTORS			<u> </u>	L	
	X PERSONAL INJURY			PERSONAL IN	JURY	\$ 500
	74		· · · · · · · · · · · · · · · · · · ·	ļ		NYPROTUSHI WIKINGO
	AUTOMOBILE LIABILITY			(EACH PERSON)	\$	
A	COMPREHENSIVE FORM	BAP 386693	10/1/81	BODILY INJURY	\$	
	X OWNED	214 000000	10/1/01	(EACH ACCIDENT)		
	[X] HIRED			PROPERTY DAMAGE	\$	
	EX NON-OWNED			PROPERTY DAMAGE	\$ 500	ACCOM CONTRACTOR
	A			COMBINED	500	5.00
	EXCESS LIABILITY			BODILY INJURY AND		
D	UMBRELLA FORM	F27 060777	10/1/01	PROPERTY DAMAGE	\$ 1 000	5 7 000
В	OTHER THAN UMBRELLA	523-068373	10/1/81		\$ 1,000	\$ 1,000
	FORM			COMBINED		-
	WORKERS' COMPENSATION	1 02 7000 ((0047 :	12/0/01	STATUTORY		904
1	and	1-82-3900-660847	12/9/81			
A	EMPLOYERS' LIABILITY				\$ 100	(EACH ACCIDENT)
	OTHER	# . 1		Bodily Injury	\$50,000/	\$100,000
	Owners & Contract			Property Damas		
A	Protective Liabil	ity		T-F	,,	

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES

Contract 334-80

Cancellation: Should any of the above described policies be cancelled before the expiration date thereof, the issuing company will endeavor to mail \(\frac{\pmathbf{\pmathbf{L}}}{\pmathbf{\pmathbf{L}}}\) days written notice to the below named certificate holder, but failure to mail such notice shall impose no obligation or liability of any kind upon the company.

NAME AND ADDRESS OF CERTIFICATE HOLDER
City of Fort Wayne and the State of Indiana
Engineer and Consultant, their officers,
agents and employees

Fort Wayne, Indiana

January 9, 1981
PICTON/CAVANAUCH, INC.

AUTHORIZED REPRESENTATIVE

SPECIMEN FORM OF PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS, that
BUSCH, INC.
(Name of Contractor)
1625 Albon Road, Holland, Ohio 43528
(Address of Contractor)
a Corporation hereinafter called
(Corporation, Partnership, or Individual)
Principal, and Federal Insurance Company (Name of Surety)
100 William Street, New York, New York (Address of Surety)
and duly authorized to transact business in the State of Indiana, hereinafter
called Surety, are held firmly bound unto the City of Fort Wayne, Indiana, an Indiana Municipal Corporation in the penal sum of the Municipal Corporation in the penal sum of the Municipal Corporation in the penal sum of the Municipal With Time and ors
dollars (352732.05) (value of work) for the payment whereof well and truly
to be made, the Principal and the Surety bind themselves, their heirs, executors,
administrators, successors and assigns, jointly and severally, firmly by those
present.
The condition of the foregoing obligation is such that:
WHEREAS, the Principal entered into certain contract with the City, dated the H day of , 19 19 19 19 19 19 19
all according to Fort Wayne Water Pollution Control Engineering Department
Drawing No through and special provisions and according to
the City of Fort Wayne's Specifications and Standard Drawings and Addendums, and
contained herein.
SHEDEAC gold Courts for male and the state of the state o

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alternation, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accompaning the same, shall in any way affect its obligation on this bond, and it does hereby

IN WITNESS WHEREOF, this instrument is	executed in Angle
counterparts, each one of which shall be day of, 19	be deemed an original, this
ATTEST:	BUSCH, INC. (Principal)
Poly L. Lohnyer (Prayyagal) Secretary	BY: L'alet @ Boline [5]
[SEAL] Tadd Handluy (Witness as to Pytholipal) 1625 Allm Road (Address) Hallard, Open 43528	1625 Albon Road (Address) Holland, Ohio 43528 Federal Insurance Company Surety
ATTEST:	
(Surety) Secretary	
[SEAL] Tad N. Sandburg. Witness as to Sofety	By <u>Jaude Hamunske</u> Attorney-ja-Fact
(Address)	136 Summit Street
(44001033)	(Address)

NOTE: Date of Bond must not be prior to date of Contract.

If Contractor is Partnership, all partners should execute bond.

Holland, Ohio 43572

Toledo, Ohio

Certified Copy of

POWER OF ATTORNEY

Know all Men by these Presents, That-the FEDERAL INSURANCE COMPANY, 100 William Street, New York, New York, a New Jersey Corporation, has constituted and appointed, and does hereby constitute and appoint

Harry W. Falconer, George E. Perkins, Marcia D. Vaughan, David L. Kaminski, Frank L. Cakes, Jr., Dean L. Sutton, Charles E. Craddock and Richard W. Aldinger of

each its true and lawful Attorney-in-Fact to execute under such designation in its name and to affix its corporate seal to and deliver for and on its behalf as surety thereon or otherwise, bonds of any of the following classes. to-wit:

- Bonds and Undertakings (other than Fiduciary Bonds) filed in any suit, matter or proceeding in any Court, or filed with any Sheriff or Magistrate, for the doing or not doing of anything specified in such Bond or Undertaking, in which the penalty of the bond or undertaking does not exceed the sum of Two Hundred Fifty Housand Dollars (S250,000.00).
- periantly of the burst of understanding uses not exceed the select of th
- 3. Bonds on behalf of contractors in connection with bids, proposals or contracts.

In Witness Whereof, the said FEDERAL INSURANCE COMPANY has, pursuant to its By-Laws, caused these presents to be signed by its Assistant Vice-President and Assistant Secretary and its corporate seal to be hereto affixed this

1980. 1st day of January

FEDERAL INSURANCE COMPANY

George McClellan

Assistant Vice-President

STATE OF NEW JERSEY

Assistant Secretary

County of Essex

On this 1st day of January 19.80 , before me personally same Richard D. O'Connor. to me known and by me known to be assistant Secretary of the FEDEFAL INSURANCE COMPANY, the Corporation described in and which executed the foregoing Power of Attorney and the said Richard D. O'Connor being by me duly sworn, did depose and say that he is Assistant Secretary of the FEDEFAL INSURANCE COMPANY and knows the corporate seal thereof; that the seal affixed to the foregoing Power of Attorney is such corporate seal and was thereto affixed by authority of the Byt-Laws of said Company and that he signed said Power of Attorney a Assistant Secretary of said Company by like authority; that he is accounted with George McClellan and knows him to be Assistant Vice-President of said Company, and that the signature of said George McClellan subscribed to said Power of Attorney is in the genuine handwriting of said George McClellan and was thereto subscribed by authority of said By-Laws and in deponent's presence.

> Acknowledged and Sworn to before me on the date above written.

Notary Public

PATRICIA RYAN NOTARY PUBLIC OF NEW IFRSEY My Commission Expires December 11, 1983

Form 21-10-238 (Ed. 2-78)(General)

make

SHORT HILLS, N.J.

\$5.

County of Essex

I, the undersigned, Assistant Secretary of the FEDERAL INSURANCE COMPANY, do hereby certify that the following is a true excerpt from the By-Laws of the said Company as adopted by its Board of Directors on March 11, 1953 and amended May 27, 1971 and that this By-Law is in full force and effect.

"ARTICLE XVIII

Section 2. All bonds, undertakings, contracts and other instruments other than as above for and on behalf of the Company which it is authorized by law or its charter to execute, may and shall be executed in the name and on behalf of the Company either by the Chairman or the Vice-Chairman or the President or a Vice-President, jointly with the Secretary or an Assistant Secretary, under their respective designations, except that any one or more officers or attorneys-in-fact designated in any resolution of the Board Officertors or the Executive Committee, or in any power of attorney executed as provided for in Section 3 below, may execute any such bond, undertaking or other obligation as provided in such resolution or power of attorney.

Section 3. All powers of attorney for and on behalf of the Company may and shall be executed in the name and on behalf of the Company, either by the Chairman or the Vice-chairman or the President or a Vice-President or an Assistant Vice-President, jointly with the Secretary or an Assistant Secretary, under their respective designations.

And I further certify that I have compared the foregoing copy of the POWER OF ATTORNEY with the original thereof and the same is a correct and true copy of the whole of said original Power of Attorney and that said Power of Attorney has not been revoked.

And further certify that said FEDERAL INSURANCE COMPANY is duly licensed to transact fidelity and suverly business in each of the States of the United States of America, District of Columbia, Furent Rico, and each of the Provinces of Canada with the exception of Prince Edward Island; and is also duly licensed to become sole surety on bonds, underlakings, etc., permitted or required by law.

Given under my hand and the seal of said Company at Short Hills, N.J., this.

19 ...

Assistant Secretary

SPECIMEN FORM

KNOW ALL MEN BY THESE PRESENTS: that

BUSCH. INC.

(Name of Contractor)

1625 Albon Road, Holland, Ohio 43528

(Address of Contractor)

a <u>Corporation</u>, hereinafter called Principal, (Corporation, Partnership or Individual)

and Federal Insurance Company

(Name of Surety)

and duly authorized to transact business in the State of Indiana, hereinafter called Surety, are held and firmly bound unto the City of Fort Wayne, and Indiana Municipal Corporation in the penal sum offices kindled Fills two Consumed Such Heldell First, two Dollars (\$352732.05) (value of work) for the payment Thereof well and truelyand be to be made, the Principal and the Surety bind themselves, their heirs, executors, 100 administrators, successors and assigns, jointly and severally, firmly by these presents.

THE CONDITION OF THIS OBLIGATION is such that whereas, the Principal entered into a certain contract with the Owner, dated the day of 1921, for the construction of:

Contract 334-80

all according to Fort Wayne Water Pollution Control Engineering Department Drawing No.
, through and special provisions, and according to the City of Fort Wayne's Specifications and Standard Drawings and Addendums, contained herein.

WHEREAS, said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder, or the specifications accomparing the same, shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the contract, or to the work or to the specifications, and

WHEREAS, no final settlement between the Owner and the Contractor shall abridge the right of any beneficiary hereunder, whose claim may be unsatisfied.

NOW, THEREFORE, if the Principal shall promptly make payment to all persons, firms, subcontractors, and corporations furnishing materials for or performing labor in the prosecution of the work provided for in such contract, and any authorized extension or modivication thereof, including all amounts due for materials, lubricants, oil, gasoline, coal and coke, repairs on machinery, equipment and tools, consumed or used in connection with the construction of such work, and all insurance premiums on said work, and for all labor, performed in such work whether by subcontractor or otherwise, then this obligation small be 701d; otherwise to remain in full force and effect.

IN WITNESS WHEREOF, this instrument is exe	cuted Are counterparts,
each one of which shall be deemed an origi	
ATTEST:	
	BUSCH, INC.
Robert & Solmyer (Priscipal) Secretary	Principal
SEAL)	By Kolest O. Boding [S]
File Landley	1625 Albon Road (Address) Holland, Ohio 43528
itness as to Principal	*
1625 albon Rd. (Address) Hollard Ohio 43528	**
TEST:	By Savid Hamiski Attorney in Fact
(Surety) Secretary	'
Tada. Sandly	136 Stummit St.
1625 Albon Road(Address)	(Address) Toledo, Ohio
Holland, Ohio 43528	The same of

NOTE: Date of Bond must not be prior to date of Contract.

If Contractor is Partnership, all partners should execute bond.

Certified Copy of

POWER OF ATTORNEY

Know all Men by these Presents, That-the FEDERAL INSURANCE COMPANY, 100 William Street, New York, New York, a New Jersey Corporation, has constituted and appointed, and does hereby constitute and appoint

Harry W. Falconer, George E. Perkins, Marcia D. Vaughan, David L. Kaminski, Frank L. Cakes, Jr., Dean L. Sutton, Charles E. Craddock and Richard W. Aldinger of Toledo, Ohio----

each its true and tawful Attorney-in-Fact to execute under such designation in its name and to affix its corporate seal to and deliver for and on its behalf as surety thereon or otherwise, bonds of any of the following classes, to-wit:

- Bonds and Undertakings (other than Fiduciary Bonds) filed in any suit, matter or proceeding in any Court, or filed with any Sheriff or Magistrate, for the doing or not doing of anything specified in such Bond or Undertaking, in which the penalty of the bond or undertaking does not exceed the sum of Two Hundred Fifty Thousand Dollars (S250,000,00).
- permissip of the Duris of Indianana yours not exceed the sum of the Ominater this time parameter assessment of permitted under the laws or regulations relating to Customs or Internal Revenue; License and Permit Bonds or other Indemnity bonds under the laws, or Indianances or regulations or large lasts, City, Town, Village, Board or other body or organization, public or private; bonds to fransportation Companies, Lost Instrument bonds, Lease bonds, Workmen's Compensation bonds, Miscellaneous Surrety bonds and bonds on behalf or Notaties Public, Sherflift, Deputy Sherflift and similar public offi-
- 3. Bonds on behalf of contractors in connection with bids, proposals or contracts,

In Witness Whereof, the said FEDERAL INSURANCE COMPANY has, pursuant to its By-Laws, caused these presents to be signed by its Assistant Vice-President and Assistant Secretary and its corporate seal to be hereto affixed this day of January 1980.

FEDERAL INSURANCE COMPANY BV

Assistant Vice-President

STATE OF NEW JERSEY

Assistant Secretary

County of Essex

On this 1st day of January 1980 , before me personally came Richard D. O'Connor, to me known and by me known to be Assistant Secretary of the FEDERAL INSURANCE COMPANY, the Corporation described in and which executed the foregoing Power of Attorney and the said Richard D. O'Connor being by me duly sworn, did depose and say that he is Assistant Secretary of the FEDERAL INSURANCE COMPANY and knows the corporate seal thereof, that the seal affixed to the foregoing Power of Attorney is such corporate seal and was thereto affixed by authority of the By-Laws of said Company and that he signed said Power of Attorney as Assistant Secretary of said Company by like authority, that he is acquainted with George McClellan and knows him to be Assistant Vice-President of said Company, and that the signature of said George McClellan subscribed to said Power of Attorney is in the genuine handwriting of said George McClellan and was thereto subscribed by authority of said By-Laws and in deponent's presence.

> Acknowledged and Sworn to before me on the date above written.

> > Notary Public

PATRICIA RYAN NOTARY PUBLIC OF NEW JERSEY My Commission Expires December 11, 1983

JE Form 21-10-238 (Ed. 2-78) (General) SHORT HILLS, N.J.

County of Essex

I, the undersigned, Assistant Secretary of the FEDERAL INSURANCE COMPANY, do hereby certify that the following is a true except from the By-Laws of the said Company as adopted by its Board of Directors on March 11, 1953 and amended May 27, 1971 and that this By-Law is in full force and effect.

"ARTICLE XVIII

Section 2. All bonds, undertakings, contracts and other instruments other than as above for and on behalf of the Company which it is authorized by law or its charter to execute, may and shall be executed in the name and on behalf of the Company either by the Chairman or the Vice-Chairman or the President of the Company either by the Chairman or the Vice-Chairman or the President or a Vice-President, jointly with the Secretary or an Assistant Secretary, under their respective designations, except that any one or more officers or altorneys-in-fact designated in any resolution of the Board of Directors or the Executive Committee, or in any power of altorney executed as provided for in Section 3 below, may execute any such bond, undertaking or other obligation as provided, in such resolution or ower of altorney.

Section 3. All powers of attorney for and on behalf of the Company may and shall be executed in the name and on behalf of the Company, either by the Chairman or the Vice-Chairman or the President or a Vice-President or an Assistant Vice-President, jointly with the Secretary or an Assistant Secretary, under their respective designations.

And I further certify that I have compared the foregoing copy of the POWER OF ATTORNEY with the original thereof and the same is a correct and true copy of the whole of said original Power of Attorney and that said Power of Attorney has not been revoked.

And I further certify that said FEDERAL INSURANCE COMPANY is duly licensed to trainest ideality and surely business in each of the States of the United States of America, District of Columbia, Furchor Rico, and each of the Provinces of Canada with the exception of Prince Edward Island; and is also duly licensed to become sole surely on bonds, undertakings, etc., permitted or required by law.

Assistant Secretary

"APPARENT" LOW BIDDERS NORTH MAUMEE

Resolution	Contractor		Bid	En	gineer's Estimate
330-80 - Phase I 330-80 - Phase II		\$ \$	832,920.00 891,869.05	\$	1,086,060.00 1,140,890.00
331-80	Busch, Inc.	\$	521,161.90	\$	805,070.00
332-80	Busch, Inc.	\$	809,580.25	\$	1,122,152.50
333-80	Dehner, Inc.	\$	323,363.90	\$	393,270.00
334-80	Busch, Inc.	\$	352,732.05	\$	653,410.00
335-80	Dehner, Inc.	\$1	,255,628.30	\$	1,488,757.50
336-80	Dehner, Inc.	\$	240,297.05	\$	319,875.00
337-80	Dehner, Inc.	\$	223,529.52	\$	283,000.00
338-80	Hartman, John	\$	278,608.75	\$	398,875.00
339-80	Moellering Const.	\$	127,073.50	Ş	202,030.00
340-80	Bercot, Inc.	\$ \$	303,689.80 5,160,453.72	\$	314,458.35 B,207,847.00

DIFFERENCE: \$2,047,393.28 = 25% under Engineer's Estimate

RESOLUTION 333-80

	*		
1. 2. 3. 4. 5. 6.	Dehner, John, Inc. Ness, Richard Bercot, Inc. T-G Excavating Norman, Joe E. Rocco-Ferrera Balkema, Inc.	\$	323,363.90 385,951.00 394,882.00 403,890.20 437,441.40 449,430.00 603,635.00
	RESOLUTION	334-	-80
10. 11. 12.	Busch, Inc. Dehner, John, Inc. Norman, Joe E. Fleming Excavating Rocco-Ferrera Northeastern Construction Earth Construction Bailey Excavating Rieth-Riley Balkema, Inc. Bercot, Inc. TAFF Construction DiPaulo-Rossetti	\$	352,732.05 392,495.01 400,245.00 412,479.50 440,636.00 457,970.00 478,402.70 534,242.75 547,947.00 564,985.00 590,840.00 592,723.59 709,660.00
	RESOLUTION	335-	-80
1. 2. 3. 4. 5.	Dehner, John, Inc. Norman, Joe E. Waynesfield Construction Rocco-Ferrera Weitzel Construction Balkema, Inc.	\$1 \$1 \$1 \$2	,255,628.30 ,350,564.55 ,467,480.00 ,723,192.50 ,168,013.50 ,136,817.50
	RESOLUTION	336-	-80
9. 10. 11.	Dehner, John, Inc. Northeastern Construction Moellering Construction Norman, Joe E. Bercot, Inc. Earth Construction T&F Construction Balkema, Inc. T-G Excavating Bailey Excavating Rieth-Riley DiPaulo-Rossetti	ው ው ው ው ው ው ው ው ው ው ው ው	240,297.05 249,771.50 271,420.75 284,374.05 305,486.00 313,739.00 341,532.97 347,747.50 348,116.95 351,344.75 389,433.25 428,332.50

RESOLUTION 337-80

1. 2. 3. 4. 5. 6. 7. 8. 9.	Dehner, John, Inc. Lengacher Constructi Ness, Richard Bercot, Inc. T&F Construction Norman, Joe Fleming Excavating Moellering Construct Balkema, Inc.		\$ \$ \$ \$ \$	223,529.52 230,936.50 260,894.50 270,651.50 273,390.43 283,423.85 313,807.50 326,123.75 383,500.00	\$230,888.50*
		RESOLUTION	338-	-80	
5. 6. 7.	Hartman, John Dehner, John, Inc. Scheidleman Ness, Richard Bercot, Inc. T&F Construction Fleming Excavating Norman, Joe E. Balkema, Inc.		99999999999	278,608.75 311,487.35 314,202.05 -365,541.50 367,011.00 410,412.93 411,722.50 475,460.45 522,767.50	\$371,841.00*
		RESOLUTION	339	<u>-80</u> -	
2. 3. 4. 5. 6. 7. 8.	Moellering Hartman, John Northeastern Constru Curner, Inc. Ness. Richard Bercot, Inc. Fleming Excavating Norman, Joe R. Balkema, Inc. T&F Construction	uction	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	127,073.50 129,983.00 142,723.75 147,781.50 170,378.75 176,329.50 178,582.50 183,525.00 188,700.00 197,180.00	,
		RESOLUTION	340	-80	
			340		
1.	Bercot, Inc. T-G Excavating		\$ \$	303,689.80 307,469.00	

* CORRECTED BY WATER POLLUTION CONTROL ENGINEERING

TITLE OF ORDINANCE North Manuee Area Sanitary Improvement	nts; Sewage Works Grant
5/6/ No. C-180599-09; Sewer Resolution No. 334-	80
DEPARTMENT REQUESTING ORDINANCE BOARD OF PUBLIC WORK	s 8-81-02-34
SYNOPSIS OF ORDINANCE A contract with Busch, Inc. to con	struct a 12", 15", 30" and 48 inch
sanitary interceptor from the center line of Trier Ditch and $\boldsymbol{1}$	400 + feet West of Meyer Road to
the center line of Trier Ditch and Paulding Road.	
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EFFECT OF PASSAGE Improvement to the water quality in the No	rth Maumee Area with the
constituction of sanitary sewers.	
EFFECT OF NON-PASSAGEThe loss of both Federal and State Gr	ant Funds to improve
Fort Wayne's environs.	
roll mayne a environa.	
MONEY INVOLVED (DIRECT COSTS, EXPENDITURES, SAVINGS) The con	
cost \$ 352,732.05 which will be financed by USEPA (75%	(); State (10%); and
City Utilities (15%).	
ASSIGNED TO COMMITTEE	